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UTILITY
PATENT APPLICATION
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Attorney Docket No.	2835-71783
First Inventor	Guy R. Dingman et al.
Title	INFANT BUCKLE
Evamos Mail Label	EV 221620000 US

(Only for new	v nonprovisional applications under	37 CFR 1.53(b)) Expi	ess Mail Label		EV 2710	630889 US	
See MPEP	APPLICATION ELEN chapter 600 concerning utility pa		s.	ADDRESS TO:	Mail Stop	oner for Patents Patent Application 1450 a VA 22313-1450	
3. Sign	referred arrangement set forth be Descriptive title of the invention Cross Reference to Related A Statement Regarding Fed spi	e for fee processing) latus.  Total Pages 20 low) on Applications onsored R & D		Computer Progra eotide and/or Amin blicable, all necessary Computer Specification Se	R in dup am (Appe o Acid Se ) Readab quence L OM or C	licate, large table or endix) equence Submission le Form (CRF)	21712 U.S. PTC 10/612247
- i	Reference to sequence listing or a computer program listing Background of the Invention Brief Summary of the Invention	appendix	c.	Statement	ts verifyir	ng identity of above co	<u> </u>
	Brief Description of the Drawi		AC	COMPANTIN	G APP	LICATION PART	<u> </u>
- (	Detailed Description Claim(s) Abstract of the Disclosure		9. 10.	37 CFR 3.73(b) S (when there is an a	statemen ssignee)	Power of A	
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5. Oath or [ a. [ b. [	Newly executed (origing copy from a prior app (for continuation/division DELETION Of Signed statemer	lication (37 CFR 1.6; al with Box 18 complete FINVENTOR(S) at attached deleting inve or application, see 37 C	15. 16. 16. FR	(b)(2)(B)(i). Appli or its equivalent.	ostcard ( ally itemize Priority I claimed) equest u icant mus	ed)	3/35
6 A	pplication Data Sheet. See 3	7 CFR 1.76	17.	Other: 1.10 Cer			
18. If a CONTINUING APPLICATION, check appropriate box, and supply the requisite information below and in a preliminary amendment, or in an Application Data Sheet under 37 CFR 1.76:  Continuation Divisional Continuation-in-part (CIP) of prior application No.:  / Prior application information: Examiner Group / Art Unit: For CONTINUATION OR DIVISIONAL APPS only: The entire disclosure of the prior application, from which an oath or declaration is supplied under Box 5b, is considered a part of the disclosure of the accompanying continuation or divisional application and is hereby incorporated by reference. The incorporation can only be relied upon when a portion has been inadvertently omitted from the submitted application parts.							
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Signati	Sames R. Sweensy	201. ALA - P	I <sup>reg</sup>	istration IVO. (Attorne	y/Agent) Date	45670 July 2, 2003	

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FEE TRANSMITTAL Complete if Known									
		Appl	ication	Number	Unknow	n			
for FY 2003			Date		July 2, 20	003			
Effective 01/01/2003. Patent fees are subject to annual revis	ion.	First	Named	Invento	or Guy R. D	Dingman	et al.		
Applicant claims small entity status. See 37 CFR 1.3	27	Exar	niner N	ame	Unknow	n			
		Grou	ip Art U	nit	Unknow	n			
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The Commissioner Is authorized to: (check all that apply)	1812	2,520			or filing a reques	•			
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Charge any additonal fee(s) during the pendency of this application	1805	1,840*	1805 1	,840* Re	equesting publica	ation of S	SIR after E	xaminer	
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to the above-identified deposit account.	1252		2252	205 Ext	tension for reply	, y within s	econd mor	nth	
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1002 330 2002 165 Design filing	1402	320	2402	160 Fili	ing a brief in sug	pport of a	an appeal		
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1004 750 2004 375 Reissue filing	1451	1,510	1451	1,510 Pet	etition to institute	a public	use proce	eding	
1005 160 2005 80 Provisional filing fee	1452	110	2452		etition to revive -				
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Name James R. Sweeney			ation No.			elephon	., аррисацие	(317) 231-	7771
James R. Sweeney		Attorney	//Agent)	ــــــــــــــــــــــــــــــــــــــ	13010		<del> </del>	(311) 431-	.,,,1
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## **BARNES & THORNBURG**

11 South Meridian Street Indianapolis, Indiana 46204 (317) 236-1313

## PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Group:

Unknown

Attorney

Docket: 2835-71783

Confirmation

No.:

Unknown

Applicants:

Guy R. Dingman et al.

Invention:

INFANT BUCKLE

Serial No:

Unknown

Filed:

July 2, 2003

Examiner:

Unknown

## CERTIFICATE UNDER 37 C.F.R. § 1.10

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Respectfully submitted, BARNES & THORNBURG

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